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Honorable Mary Alice Theiler

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AT SEATTLE
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WESTERN DISTRICT OF WASHINGTON
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UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,

Case No. MJ19-0344

Plaintiff,

v.

**COMPLAINT FOR VIOLATION OF
18 U.S.C. § 1030(a)(2)**

PAIGE A. THOMPSON,
a/k/a "erratic"

Defendant.

Before, the Honorable Mary Alice Theiler, United States Magistrate Judge, United States Courthouse, 700 Stewart Street, Seattle, Washington.

COUNT 1
(Computer Fraud and Abuse)

Between on or about March 12, 2019, and on or about July 17, 2019, at Seattle, within the Western District of Washington, and elsewhere, PAIGE A. THOMPSON intentionally accessed a computer without authorization, to wit, a computer containing information belonging to Capital One Financial Corporation, and thereby obtained information contained in a financial record of a financial institution and of a card issuer

1 as defined in Section 1602 of Title 15, and information from a protected computer, and
2 the value of the information obtained exceeded \$5,000.

3 All in violation of Title 18, United States Code, Section 1030(a)(2)(A) and (C),
4 and (c)(2)(A) and (B)(iii).

5
6 The undersigned complainant being duly sworn states:

7 1. I, Joel Martini, am a Special Agent with the Federal Bureau of Investigation
8 (FBI), currently assigned to the Seattle Field Office, and have been so employed since
9 January 2017. I am assigned to the Cyber Squad, where I investigate computer intrusions
10 and other cybercrimes. Prior to my employment as a Special Agent, I worked as a
11 Computer Forensic Examiner for the FBI for approximately five years. The facts set
12 forth in this Complaint are based upon my personal knowledge, information I have
13 received from others during the course of my investigation, and my review of relevant
14 documents.

15 2. I am the case agent responsible for an investigation of PAIGE A.
16 THOMPSON, also known by the alias “erratic,” for intruding into servers rented or
17 contracted by a financial services company and issuer of credit cards, namely, Capital
18 One Financial Corporation (“Capital One”), from a company that provides cloud
19 computing services (the “Cloud Computing Company”), and for exfiltrating and stealing
20 information, including credit card applications and other documents, from Capital One.

21 **I. SUMMARY OF THE INVESTIGATION**

22 3. The FBI is conducting an investigation into a network intrusion into servers
23 rented or contracted by Capital One. Capital One is a financial services company that,
24 among other things, issues credit cards.

25 4. Evidence linking PAIGE A. THOMPSON to the intrusion includes the fact
26 that information obtained from the intrusion has been posted on a GitHub page that
27 includes PAIGE A. THOMPSON’s full name – paigea*****thompson – as part of its
28 digital address, and that is linked to other pages that belong to PAIGE A. THOMPSON

1 and contain her resume. In addition, records obtained from Capitol One indicate that
 2 Internet Protocol addresses used by the intruder are controlled by a company that
 3 provides virtual private network services and that was used by PAIGE A. THOMPSON
 4 to make postings on the internet service GitHub, including very close in time to
 5 intrusions. Moreover, PAIGE A. THOMPSON also has made statements on social media
 6 fora evidencing the fact that she has information of Capital One, and that she recognizes
 7 that she has acted illegally.

8 II. TERMS AND DEFINITIONS

9 5. For the purpose of this Affidavit, I use the following terms as described
 10 below:

11 a. A server is a computer that provides services for other computers
 12 connected to it via a network or the internet. The computers that use the server's services
 13 are sometimes called clients. Servers can be physically located anywhere with a network
 14 connection that may be reached by the clients. For example, it is not uncommon for a
 15 server to be located hundreds (or even thousands) of miles away from client computers.
 16 A server may be either a physical or virtual machine. A physical server is a piece of
 17 computer hardware configured as a server with its own power source, central processing
 18 unit or units, and associated software. A virtual server typically is one of many servers
 19 that operate on a single physical server. Each virtual server shares the hardware
 20 resources of the physical server, but the data residing on each virtual server is segregated
 21 from the data on other virtual servers on the same physical machine.

22 b. An Internet Protocol address (an "IP address") is a unique numeric
 23 address used by devices, such as computers, on the internet. Every device attached to the
 24 internet is assigned an IP address, so that internet traffic sent from, and directed to, that
 25 device may be directed properly from its source to its destination. Most internet service
 26 providers control a range of IP addresses. Generally, a static IP address is permanently
 27 assigned to a specific location or device, while a dynamic IP address is temporary and
 28 periodically changes.

1 c. The Onion Router (or “TOR”) is an anonymity tool used by
 2 individuals to conceal their identities, including the origin of their internet connection,
 3 that is, their IP addresses. TOR bounces communications through several intermediate
 4 computers (relays), each of which utilizes encryption, thus anonymizing the IP address of
 5 the computer of the individual using TOR.

6 d. A virtual private network (a “VPN”) is a secure connection over a
 7 less secure network, such as the internet. A VPN uses shared public infrastructure, but
 8 maintains privacy through security procedures and tunneling protocols. It encrypts data
 9 at the sending end, decrypts it at the receiving end, and sends the data through a "tunnel"
 10 that cannot be "entered" by data that is not properly encrypted. A VPN also may encrypt
 11 the originating and receiving network addresses.

12 6. Throughout this Affidavit, I also refer to a number of companies and to
 13 services that they offer:

14 a. GitHub is a company that provides webhosting and allows users to
 15 manage and store revisions of projects. Although used mostly for software development
 16 projects, GitHub also allows users to manage other types of files.

17 b. IPredator is a company that offers prepaid VPN service to
 18 customers, using servers based in Sweden.

19 c. Meetup is an Internet-based platform designed to let people find and
 20 build local communities, called “groups.”

21 d. Slack is a cloud-based set of team-collaboration software tools and
 22 online services. Slack allows users to establish “channels,” in which a team can share
 23 messages, tools, and files.

24 e. Twitter is company that operates a social networking site that allows
 25 users to establish accounts, post short messages, and receive other users’ messages.

III. THE INVESTIGATION

A. The Intrusion and Exfiltration

3 7. Capital One is a bank holding company that specializes in credit cards, but
4 that also offers other credit, including automobile loans, as well as a variety of bank
5 accounts. Capital One offers credit cards and other services to customers throughout the
6 United States. Capital One supports its services, in part, by renting or contracting for
7 computer servers provided by the Cloud Computing Company. The servers on which
8 Capital One stores credit card application and other information generally are located in
9 states other than the State of Washington, and they store information regarding
10 customers, and support services, in multiple states. Deposits of Capital One are insured
11 by the Federal Deposit Insurance Corporation. Based upon these facts, Capital One is a
12 financial institution and a card issuer, and the computers on which it stores credit card
13 applications are protected computers as those terms are defined in 18 U.S.C. § 1030(c).

14 8. Capital One maintains an e-mail address through which it solicits
15 disclosures of actual or potential vulnerabilities in its computer systems, so that Capital
16 One can learn of, and attempt to avert, breaches of its systems. Among others who send
17 e-mails to this address are individuals who sometimes are called “ethical” or “white hat”
18 hackers.

19 9. On July 17, 2019, an individual – who previously was unknown to Capital
20 One – e-mailed this address.

Capital One

Responsible Disclosure (Shared) <responsibledisclosure@capitalone.com>

[External Sender] leaked s3 data

Wed Jul 17 2019 at 1:25 AM

To: "responsibledisclosure@capitalone.com" <responsibledisclosure@capitalone.com>

Hello there,

There appears to be some leaked s3 data of yours in someone's github / gist:

<https://gist.github.com>

Let me know if you want help tracking them down.

Thanks,

1 The individual's e-mail stated that there appeared to be leaked data belonging to Capital
 2 One on GitHub, and provided the address of the GitHub file containing this leaked data.
 3 The address provided for this file was https://gist.github.com/*****/****. [Throughout
 4 this affidavit, I use ***** to substitute for other characters, sometimes fewer, but often
 5 more, than five characters.] Significantly, one of the terms in this address was what I
 6 know from Department of Licensing records to be PAIGE A. THOMPSON's full first,
 7 middle, and last name.

8 10. After receiving this information, Capital One examined the GitHub file,
 9 which was timestamped April 21, 2019 (the "April 21 File"). Capital One determined
 10 that the April 21 File contained the IP address for a specific server. A firewall
 11 misconfiguration permitted commands to reach and be executed by that server, which
 12 enabled access to folders or buckets of data in Capital One's storage space at the Cloud
 13 Computing Company.

14 11. Capital One determined that the April 21 File contained code for three
 15 commands, as well as a list of more than 700 folders or buckets of data.

- 16 ■ Capital One determined that the first command, when executed,
 17 obtained security credentials for an account known as *****-WAF-Role
 18 that, in turn, enabled access to certain of Capital One's folders at the
 19 Cloud Computing Company.
- 20 ■ Capital One determined that the second command (the "List Buckets
 21 Command"), when executed, used the *****-WAF-Role account to list
 22 the names of folders or buckets of data in Capital One's storage space at
 23 the Cloud Computing Company.
- 24 ■ Capital One determined that the third command (the "Sync Command"),
 25 when executed, used the *****-WAF-Role to extract or copy data from
 26 those folders or buckets in Capital One's storage space for which the
 27 *****-WAF-Role account had the requisite permissions.

1 12. Capital One tested the commands in the April 21 File, and confirmed that
 2 the commands did, in fact, function to obtain Capital One's credentials, to list or
 3 enumerate folders or buckets of data, and to extract data from certain of those folders or
 4 buckets. Capital One confirmed that the more-than-700 folders or buckets of data listed
 5 in the April 21 File matched the actual names of folders or buckets of data used by
 6 Capital One for data stored at the Cloud Computing Company. Capital One reported that
 7 its computer logs reflect the fact that the List Buckets Command was in fact executed on
 8 April 21, 2019, and that the timestamp in Capital One's logs matches the timestamp in
 9 the April 21 File.

10 13. According to Capital One, its logs show a number of connections or
 11 attempted connections to Capital One's server from TOR exit nodes, and a number of
 12 connections from IP addresses beginning with 46.246, all of which Capital One believes
 13 relate to activity conducted by the same person involved in the April 21, 2019, intrusion,
 14 because they involve similar unusual communications through the misconfigured firewall
 15 to the server discussed above. Specifically, according to Capital One, the logs show:

- 16 ■ On or about March 12, 2019, IP address 46.246.35.99 attempted to
 17 access Capital One's data. I know, from checking publicly-available
 18 records, that this IP address is controlled by IPredator, a company that
 19 provides VPN services.
- 20 ■ On or about March 22, 2019, the *****-WAF-Role account was used to
 21 execute the List Buckets Command several times. These commands
 22 were executed from IP addresses that I believe to be TOR exit nodes.
 23 According to Capital One, the *****-WAF-Role account does not, in
 24 the ordinary course of business, invoke the List Buckets Command.
- 25 ■ Also on or about March 22, 2019, the *****-WAF-Role account was
 26 used to execute the Sync Command a number of times to obtain data
 27 from certain of Capital One's data folders or buckets, including files
 28 that contain credit card application data. A number of those commands

were executed from IP address 46.246.38.224. I know, from checking publicly-available records, that that IP address also is controlled by IPredator.

- One of the files copied from Capital One's folders or buckets on March 22, 2019, was a file with the name *****c000.snappy.parquet (the "Snappy Parquet File"), and this was the only time the *****-WAF-Role account accessed the Snappy Parquet File between January 1, 2019 and July 20, 2019.
- A List Buckets Command was executed on April 21, 2019, from IP address 46.246.35.103. I know, from checking publicly-available records, that the IP address from which this command was executed also is controlled by IPredator. I also believe, based on the timestamp on the April 21, 2019 file, and the time that Capital One reports that the command appears in Capital One's logs, that this was the command that was the source of the April 21 File.

14. According to Capital One, the data copied from Capital One's data folders or buckets includes primarily data related to credit card applications. Although some of the information in those applications (such as Social Security numbers) has been tokenized or encrypted, other information including applicants' names, addresses, dates of birth and information regarding their credit history has not been tokenized. According to Capital One, the data includes data regarding large numbers of applications, likely tens of millions of applications. According to Capital One, that data includes approximately 120,000 Social Security Numbers and approximately 77,000 bank account numbers.

B. Evidence of PAIGE A. THOMPSON's Involvement

15. As noted above, the GitHub address where the April 21 File was posted includes PAIGE A. THOMPSON's full name, paigea*****thompson. Clicking on the name paigea*****thompson in the address takes the user to the main GitHub page for a PAIGE A***** THOMPSON. The profile on that page contains a link to a GitLab page

1 at www.gitlab.com/net***** (the “GitLab Net***** Page”). The GitLab Net***** Page
 2 includes, among other things, a resume for “Paige Thompson.” That resume indicates
 3 that Paige Thompson is a “systems engineer” and formerly worked at the Cloud
 4 Computing Company from 2015-16. Based on this evidence, I believe that PAIGE A.
 5 THOMPSON is the user of the GitHub and GitLab accounts described herein.

6 16. An April 19, 2019, post in the GitHub account of “paigea*****thompson”
 7 includes a “Server List” of IP addresses associated with the account. All of the IP
 8 addresses in the Server List begin with 46.246. I have confirmed by checking publicly-
 9 available records that each of the IP addresses in the “Server List” is controlled by
 10 IPredator, the same VPN provider that controls multiple IP addresses from which Capital
 11 One reports malicious activity in this case, including malicious activity on April 19,
 12 2019.

13 17. Based on open source research, I am aware of a particular Meetup group
 14 used by PAIGE A. THOMPSON. The Meetup page for this group indicates that its
 15 organizer is “Paige Thompson (erratic).” Notably, the alias “erratic” matches the
 16 username of a Twitter account, discussed below, associated with PAIGE A.
 17 THOMPSON. Within that Meetup group is a Slack invitation code for the Slack channel
 18 net*****.slack.com (the “Net***** Slack Channel”).

19 18. I have reviewed postings on the Net***** Slack Channel. Among other
 20 things, on or about June 26, 2019, a user “erratic” posted a list of files that “erratic”
 21 claimed to possess. Among those files, two referenced “*****-WAF-Role.” Based on
 22 my review of the Sync Command in the April 21 File, and my training and experience, I
 23 know that the Sync Command would place extracted files in a directory with the name
 24 “*****-WAF-Role.” Accordingly, I believe that, “erratic” was claiming to have files
 25 extracted using the extraction command set forth in the April 21 File.

26 19. On or about June 27, 2019, “erratic” posted about several companies,
 27 government entities, and educational institutions. Among these posts, “erratic” referred
 28 to “*****-WAF-Webrole” and indicated that account was associated with Capital One.

1 Based on my training and experience, these communications appear to be references by
 2 “erratic” to other intrusions that “erratic” may have committed.

3 20. On or about June 27, 2019, another user posted “don’t go to jail plz.” In
 4 response, “erratic” posted “Im like > ipredator > tor > s3 on all this shit.”

5

6



████████ APP 12:01 PM

7 sketchy shit

8 don't go to jail plz

9 <erratic> APP 12:01 PM

10 wa wa wa wa, wa wa wa wa wa wawaaaaaaaaaaaaaa

11 Im like > ipredator > tor > s3 on all this shit ..

12 I wanna get it off my server that's why Im archiving all of it lol

13 its all encrypted

14 I just dont want it around though

15 I gotta find somewhere to store it

16 that infobloxcto one is interesting

17 they have > 500 docker containers

18 I understand this to refer to the method PAIGE A. THOMPSON used to commit the
 19 intrusion. “[E]rratic” also posted “I wanna get it off my server that’s why Im archiving
 20 all of it lol.”

21 21. According to a screenshot that Capital One provided, and that I have
 22 reviewed, on or about June 27, 2019, the user “paige*****” posted, “I’ve also got a leak
 23 proof IPredator router setup if anyone nneds [sic] it,” as well as a GitHub link that
 24 included “paigea*****thompson” in the link. I was not able to locate this post on
 25 GitHub myself, although that may be because it since has been deleted.

26 22. According to a screenshot that Capital One provided, and that I have
 27 reviewed, on or about July 4, 2019, the user “paigea*****” posted a message seeking

1 information about the Snappy Parquet File, one of the files exfiltrated from Capital One
 2 on March 22, 2019.

3 23. On or about July 19, 2019, the user “paigea*****” posted information
 4 about one of her pets. Included in the post was an estimate from a veterinarian dated
 5 June 10, 2019, provided to “Paige Thompson” at the same address listed on the “Paige
 6 Thompson” resume described above. Based upon the information in the preceding
 7 paragraphs, I believe that PAIGE A. THOMPSON is the person who posted under the
 8 names “erratic” and “paigea*****” on the Net***** Slack Channel.

9 24. I have learned, from Capital One and through open-source research, of a
 10 Twitter account name @0xA3A97B6C, with a username “ERRATIC.” I have reviewed
 11 photographs posted to the account of “ERRATIC,” and they appear to depict the same
 12 individual who appears in photographs posted on the Net***** Slack Channel under the
 13 username “paigea*****.” Based upon the information in the preceding paragraphs, I
 14 believe that PAIGE A. THOMPSON is the user of the “ERRATIC” Twitter account.

15 25. According to a screenshot that Capital One provided, on June 18, 2019,
 16 Twitter user “ERRATIC” sent a direct message to the reporting source: “Ive basically
 17 strapped myself with a bomb vest, fucking dropping capitol ones dox and admitting it. I
 18 wanna distribute those buckets i think first.”

19
 20 Ive basically strapped myself with a bomb vest, fucking
 21 dropping capitol ones dox and admitting it



22 I wanna distribute those buckets i think first

23 Jun 18, 2019, 12:04 AM



24 There ssns...with full name and dob

25 Jun 18, 2019, 12:06 AM

1 I understand this post to indicate, among other things, that PAIGE A. THOMPSON
2 intended to disseminate data stolen from victim entities, starting with Capital One.

3 **C. The Search of PAIGE A. THOMPSON's Residence**

4 26. On July 26, 2019, I obtained a search warrant to search PAIGE A.
5 THOMPSON's residence for evidence in this case. On July 29, 2019, other FBI Special
6 Agents and I executed that search warrant. Five individuals, including PAIGE A.
7 THOMPSON, were present at the residence.

8 27. A search of a bedroom believed to belong to PAIGE A. THOMPSON
9 resulted in the seizure of numerous digital devices. During the initial search of some of
10 these devices, agents observed files and items that referenced Capital One and the Cloud
11 Computing Company, other entities that may have been the targets of attempted or actual
12 network intrusions, and "erratic," the alias associated with PAIGE A. THOMPSON.

13 28. Based on the foregoing, I submit that probable cause exists to believe that
14 PAIGE A. THOMPSON has committed a violation of Title 18, United States Code,
15 Section 1030(a)(2).

16 
17 JOËL MARTINI, Complainant
18 Special Agent
19 Federal Bureau of Investigation

20 Based on the Complaint and Affidavit sworn to before me, and subscribed in my
21 presence, I hereby find that there is probable cause to believe the defendant committed
22 the offense set forth in the Complaint.

23 Complaint and affidavit sworn to me before this 29 day of July, 2019.

24 
25 MARY ALICE THEILER
26 United States Magistrate Judge
27
28